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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/893,332	06/27/2001	Scott Swix	60027.0017US01/BS01039 2021	
			EXAMINER	
			BILGRAMI, ASGHAR H	
MINNEAPOLIS, MN 55402			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

3	Application No.	Applicant(s)			
	09/893,332	SWIX ET AL.			
Office Action Summary	Examiner	Art Unit			
,	Asghar Bilgrami	2143			
The MAILING DATE of this communication app	pears on the cover sheet with th	e correspondence address			
Period for Reply					
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATI 36(a). In no event, however, may a reply be will apply and will expire SIX (6) MONTHS for cause the application to become ABANDO	ON. The timely filed  Tom the mailing date of this communication.  The property of the communication of the communication of the communication.			
Status		·			
1) Responsive to communication(s) filed on					
	action is non-final.				
3)☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	· · · · · · · · · · · · · · · · · · ·				
Disposition of Claims					
4)⊠ Claim(s) <u>1-9,11,12 and 14-23</u> is/are pending ir	the application.				
4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.		•			
6) Claim(s) <u>1-9,11,12 and 14-23</u> is/are rejected.					
7) Claim(s) is/are objected to.					
8) Claim(s) are subject to restriction and/o	r election requirement.				
Application Papers					
9) The specification is objected to by the Examine	or .				
10) The drawing(s) filed on is/are: a) acc	,	e Examiner			
Applicant may not request that any objection to the					
Replacement drawing sheet(s) including the correct					
11) The oath or declaration is objected to by the Ex	• • • • • • • • • • • • • • • • • • • •	•			
Priority under 35 U.S.C. § 119	•				
12) Acknowledgment is made of a claim for foreign	priority under 35 H S C & 110	(a)-(d) or (f)			
a) All b) Some * c) None of:	priority under 55 5.5.5. 3 115	(a)-(a) or (i).			
1. ☐ Certified copies of the priority document	s have been received				
2. Certified copies of the priority document		ation No			
3. Copies of the certified copies of the prio	· ·				
application from the International Burea	· •	was was reasoned cago			
* See the attached detailed Office action for a list		ived.			
A44-a-h					
Attachment(s)  1) X Notice of References Cited (PTO-892)	4) Interview Summ	any (PTO-413)			
2) Notice of Praftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mai	I Date			
3) Information Disclosure Statement(s) (PTO/SB/08)		al Patent Application			
Paper No(s)/Mail Date <u>02/20/2007</u> .	6) [ Other:				

### **DETAILED ACTION**

## Claim Rejections - 35 USC § 112

1. In light of amendment made to claim 16 by the applicant the rejection under 112 First paragraph has been withdrawn by the Examiner.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-9, 11, 12, 14-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Thomas et al (US. PUB. 2002/0059627A1) and Rodriguez et al (U.S. 6,760,918 B2).
- 4. As per claim 1,16 & 20 Thomas disclosed a media distribution system operative to selectively deliver media content to a media presentation device of a customer, the media distribution system comprising: a media delivery service provider operative to transmit a media content stream to a media distribution device (page.1, paragraph.3); a customer account database, remote from the media distribution device for maintaining a central account associated with the media distribution device, the central account

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identifying a portion of the media content stream that is selected for delivery to the media presentation device (page.6, paragraph.92); to a local account data module for maintaining a local account identifying the portion of the media content stream that is selected for delivery to the media presentation device (page.3, paragraphs.48 & 53); locally blocking a portion of the media content stream not defined in the local account data module (Page 1 paragraph 9 and page paragraph, 117) a local account manager, local to the media distribution device (page.4, paragraph. 57), for modifying the portion of the media content stream identified in the local account data module (page.4, paragraph. 61-63); wherein the media distribution device delivers to the media presentation device the portion of the media content stream modified by the local account manager (page 5, paragraphs 69, 70) and identified by the local account data module without any immediate changes to the media content stream received at the media distribution device from the media delivery service provider (page.5, paragraphs 70-73) thereby allowing the customer to receive instantaneous delivery of only the portion of the media content that is part of the local account (page 5, paragraphs 77, 78, & 81). Although Thomas did not explicitly disclose "local account data module" and "local account manager" in the media distribution module (set top box) modifying portion of the media content stream without requiring interaction with the central account data base. However Thomas did disclose that user equipment (set top box) may include sufficient hardware and software capability (local modules) (page.4, paragraph.57) to perform functionality such as to allow user to communicate with his or her system (set top box) (paragraph 63) to view upcoming program listing by time or category and

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customizing the channels etc (page.3, paragraphs.42 & 43, page.5, paragraph.72) and additionally viewing interactive advertisements (movie preview trailers) by navigating the menu rendered by user equipment (the set top box) (page.5, paragraphs 77 & 78) locally without any interaction with the central account database at a remote location. Thomas further describes that that the interaction with remoter server 180 (central account manager) with respect to customer account occurs when the customer selects a purchase button selecting the video on demand program (page.5, paragraph.81). At the time the invention was made it would have been obvious to one in the ordinary skill in the art to have incorporated the local modules that control the local management of the media content received from the media delivery provider in order to provide user with more control over viewing options and flexibility to choose a program according to their desired criteria making the media distribution system more user friendly and versatile.

Thomas further fails to teach a network management protocol agent to coordinate communications between the media distribution device and the media delivery service provider, wherein the coordinated communications between the media distribution device and the media delivery service provider occur at an off-peak time. In the same filed of endeavor Rodriguez disclosed a network management protocol agent to coordinate communications between the media distribution device and the media delivery service provider, wherein the coordinated communications between the media distribution device and the media delivery service provider occur at an off-peak time (co.21, lines 56-67).

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It would have been obvious to one in the ordinary skill in the art at the time the invention was made to have incorporated a network management protocol agent to coordinate communications between the media distribution device and the media delivery service provider, wherein the coordinated communications between the media distribution device and the media delivery service provider occur at an off-peak time as disclosed by Rodriguez in a media distribution device for delivering media content in order make the media delivery system versatile and robust resulting in an delivery system that intelligently and efficiently consumes of available bandwidth.

- 5. As per claim 2 Thomas- Rodriguez disclosed the media distribution device of Claim 1, wherein the media content is delivered over a communication link between the media distribution device and a media delivery service provider (Thomas, page.4, paragraph 56).
- 6. As per claim 3 Thomas-Rodriguez disclosed the media distribution device of Claim 1, wherein the communication link is a broadband connection (paragraph.56).
- 7. As per claim 4 & 19 Thomas-Rodriguez disclosed the media distribution device of Claim 3, wherein the broadband connection is an asymmetric digital subscriber line (paragraph.58).

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8. As per claim 5 Thomas-Rodriguez disclosed the media distribution device of Claim 1, wherein the communication link is a satellite connection (paragraph.39).

- 9. As per claim 6 Thomas-Rodriguez disclosed the media distribution device of Claim 1, wherein the local account manager can be remotely controlled (Thomas, page 2, paragraph 41 & page 4, paragraph 59).
- 10. As per claim 7 Thomas-Rodriguez disclosed the media distribution device of Claim 1, wherein the local account manager can be remotely accessed (Thomas, page 2, paragraph 41 & page 4, paragraph 59).
- 11. As per claim 8 Thomas-Rodriguez disclosed the media distribution device of Claim 7, wherein the local account manager can be remotely accessed via the media adapter (Thomas, page 2, paragraph 41 & page 4, paragraph 59 & 61).
- 12. As per claim 9 Thomas-Rodriguez disclosed the media distribution device of Claim 7, wherein the local account manager can be remotely accessed via the data adapter (Thomas, page 2, paragraph 41 & page 4, paragraph 59 & 61).
- 13. As per claim 11 Thomas-Rodriguez disclosed the media distribution device of Claim 10, wherein the local account data module can be transmitted to the media delivery service provider (Thomas, page.2, paragraph 41 & page.4, paragraph 59).

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- 14. As per claim 12 Thomas-Rodriguez disclosed the media distribution device of Claim 11, wherein the media delivery service provider is operative to store the local account data module (Thomas, page 4, paragraph 59 & page 6, paragraph 91).
- 15. As per claim 14 Thomas-Rodriguez disclosed the media distribution device of Claim 13, further comprising a user interface whereby the local account manager can be locally accessed (page.4, paragraph 56 & 63).
- 16. As per claim 15 Thomas-Rodriguez disclosed the media distribution device of Claim 14, wherein the user interface is provided via the media presentation device (page3,paragraph.55).
- 17. As per claim 17 Thomas-Rodriguez disclosed the media delivery system of Claim 16, wherein the local account manager is operative to autonomously transmit the local account data module to the media delivery service provider for storage as the central account (Thomas, page.1, paragraph 8, page.3, paragraph 45 & page.4, paragraph 59).
- 18. As per claim 18 Thomas-Rodriguez disclosed the media delivery system of Claim 17, wherein the local account data module is transmitted to the media delivery service provider over an asymmetric digital subscriber line (Thomas, page.2, paragraph 41 & page.4, paragraph 59 & 61).

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19. As per claim 21 Thomas-Rodriguez disclosed the media distribution device of Claim 1, wherein when the local account manager modifies the identification of a portion of the full stream of media content, delivery of media content to the media presentation device is immediately altered without requiring access to or authorization from the media delivery service provider whereby customer account information maintained by the media delivery service provider can be reconciled with the local account data module at a later time (Thomas, page.1, paragraphs 8 & 9).

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- 20. As per claim 22 Thomas-Rodriguez disclosed the media delivery system of Claim 16, wherein the media distribution device blocks from being available the media presentation device portions of the media content stream not identified by the local account data module without any immediate changes to the media content stream transmitted by the media delivery service provider (Thomas, page.5, paragraphs 70-73).
- 21. AS per claim 23 Thomas-Rodriguez disclosed the media distribution device of claim 1, wherein the network management protocol agent comprises a simple network management protocol (Rodriguez, col.7, lines 12-36).

# Response to Arguments

22. Applicant argued that Thomas fails to disclose the newly amended limitation in the independent claims.

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23. As to applicant's argument the examiner has introduced Rodriguez to that anticipated the amended limitation please see examiner's explanation on line 4 of this office action.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Asghar Bilgrami whose telephone number is 571-272-3907. The examiner can normally be reached on 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on 571-272-3924. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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AB

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